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APPLICATION NO.	FIL	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/605,974		1/11/2003	Mohammed Azam Hussain	MH01	2973
27797	7590	02/21/2006		EXAMINER	
RICHARD	-	LE	FORTUNA, ANA M		
1711 W. RIVER RD. GRAND ISLAND, NY 14072				ART UNIT	PAPER NUMBER
				1723	
			DATE MAILED: 02/21/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	- io				
Office Antiem C		10/605,974	HUSSAIN, MOH	AMMED AZAM				
Office Action S	ummary	Examiner	Art Unit					
		Ana M. Fortuna	1723					
The MAILING DATE of Period for Reply	this communication app	ears on the cover sh	eet with the correspondence a	ddress				
 WHICHEVER IS LONGER, I Extensions of time may be available u after SIX (6) MONTHS from the mailin If NO period for reply is specified above 	ROM THE MAILING DANGED IN THE MAILING DANGED IN THE PROVISIONS OF 37 CFR 1.13 g date of this communication. The state of the maximum statutory period was ded period for reply will, by statute than three months after the mailing	ATE OF THIS COMN 36(a). In no event, however, will apply and will expire SIX (a), cause the application to be	may a reply be timely filed 6) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133).	·				
Status								
1) Responsive to commu	nication(s) filed on <u>12 De</u>	ecember 2005.						
2a)⊠ This action is FINAL .		action is non-final.	•					
, <u></u>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4)⊠ Claim(s) <u>1-11 and 14-2</u>	4) Claim(s) 1-11 and 14-22 is/are pending in the application.							
4a) Of the above claim	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are a	5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-11 and 14-2</u>	6)⊠ Claim(s) <u>1-11 and 14-22</u> is/are rejected.							
7) Claim(s) is/are	Claim(s) is/are objected to.							
8) Claim(s) are sul	oject to restriction and/or	r election requireme	nt.					
Application Papers								
9) ☐ The specification is object	ected to by the Examine	r.						
10) The drawing(s) filed on	is/are: a) acce	epted or b)□ objecte	ed to by the Examiner.					
Applicant may not reques	t that any objection to the	drawing(s) be held in a	beyance. See 37 CFR 1.85(a).					
Replacement drawing she	eet(s) including the correct	ion is required if the dr	awing(s) is objected to. See 37 C	FR 1.121(d).				
11) The oath or declaration	is objected to by the Ex	aminer. Note the att	ached Office Action or form P	TO-152.				
Priority under 35 U.S.C. § 119								
12)☐ Acknowledgment is ma a)☐ All b)☐ Some * c)[priority under 35 U.S	S.C. § 119(a)-(d) or (f).					
1. Certified copies	of the priority documents	s have been receive	d.					
2. Certified copies	of the priority documents	s have been received	d in Application No					
3. Copies of the ce	rtified copies of the prior	ity documents have	been received in this Nationa	l Stage				
	the International Bureau	` ','						
* See the attached detaile	d Office action for a list	of the certified copie	s not received.					
Attachment(s)								
1) Notice of References Cited (PTO-	392)	4) Tinte	rview Summary (PTO-413)					
2) Notice of Draftsperson's Patent Dr	awing Review (PTO-948)	Pap	er No(s)/Mail Date					
3) Information Disclosure Statement(Paper No(s)/Mail Date	s) (PTO-1449 or PTO/SB/08)	· 	ce of Informal Patent Application (PT er:	O-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-11, 14-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Anderson (US 4,036, 749). Anderson discloses a process of treating saline water, including sea water (column 3, lines 12-29), the process includes pretreatment to remove calcium compound by chemical softening, and filtration (column 3, lines 39-50), addition of precipitant, e.g. magnesium hydroxide in an amount of 0.05 to about 7.5 %, to form a precipitate containing calcium, which is further separated by suitable filtration is also disclosed (column 2, lines 28-68, column 4, lines 3-54), and further teaches combination with filtration, e.g. by filter thickners (column 4, lines 55-61); as claimed in steps a) and b), desalination as claimed in step c) and claims 3-4, e.g. using reverse osmosis or evaporation methods (column 5, lines 7-35).

Anderson lack teaching the claimed hydroxide or metal salts or carbonates compounds, and instead uses "magnesium hydroxide". Anderson recognize the use of calcium hydroxide and sodium carbonate as conventional calcium precipitants in water treatment, and teaches that those compounds do not sufficiently reduce the concentration of scale forming dissolved salts (column 2, second paragraph)

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It would have been obvious to one skilled in this art at the time this invention was made to use calcium hydroxide, sodium carbonate, lime and other precipitating agents for precipitating calcium in sea water, depending on the final level of purity of the final product, the number of pretreatment applied previous to the desalination step, or any further precipitation steps that can further remove salts from the water previous to the final desalination step.

Regarding claim 2, filtering the water prior step a) is also disclosed by Anderson (column 3, lines 29-32).

As to claim 6, recycling part of the brine form the desalination step back to he process is disclosed in Anderson (see column 8, third paragraph).

Regarding claims 7-8, the pH of the water is adjusted to 8.5 in Anderson (column 4, line10-11), and after the separation of precipitate solids the pH is further adjusted, to a value of 6 (column 8, lines 66-68, and 1-7).

Regarding claim 9, sodium carbonate is disclosed in Anderson (see column 2, lines 18-27). In claim 10, the amount of compound or precipitating agent is discussed above.

The limitation of claim 11 is further disclosed (see column 5, lies 30-33).

2. Claims15-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Anderson (US 4,036, 749) as applied to claims 1-11 above and further in view of Al-Samadi (US 6,113,797). Anderson, discussed above teaches conventional precipitant fro calcium and magnesium, e.g. calcium oxide, magnesium hydroxide, etc. The use of sodium hydroxide is not disclosed.

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Patent '797 suggests converting hard ions to soft ions that can be removed by membrane filtration, the process add <u>sodium hydroxide</u> to increase the pH to 9 and precipitate calcium and magnesium hydroxide (column 12, last paragraph, and column 13, lines 1-6).

It would have been obvious to one skilled in this art at the time the invention was made to substitute the magnesium Hydroxide in Anderson b sodium hydroxide as suggested in '797to precipitate calcium or magnesium ions from water, and produce soft ions that do not produce scale in the membrane separation.

Regarding claims 14-22, Anderson teaches multiple precipitation with conventional precipitants (or flocculating agents) for recovery of a predetermined salt or oxide from the process, e.g. calcium oxide, magnesium oxide, calcium sulfate, etc. Adjusting the amount of precipitant or flocculant added to the water or brine is dependent on the concentration of the particular compound in the water or brine, see Anderson (column 4, lines 10-14).

The removal of scale compounds, e.g. calcium and magnesium in more than one stage and with more with suitable precipitant or composition is disclosed in Anderson, calcium oxide, calcium carbonate; sodium carbonate and sodium hydroxide are suggested in '797 to remove calcium, magnesium and silica. Adjusting the amount of this components in successive precipitation stages, as pretreatment of sea water in a desalination process it would have been obvious to the skilled artisan based on the teaching discussed by the references above.

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3. Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hsing (US 4,470,150) and Anderson(US 4,036,749). This rejection is discussed in the record, and is maintained. Reference '150 teaches treatmeant of sea water (see column 7, lines 38-43), the treatment with precipitating agents as claimed, and the filtration are disclosed (see prior action). '150 lack "desalination of the water", which suggested in Anderson ('749). One skilled in this art at the time the invention was made wishing to obtain desalinated water from the filtered water in '150, would have been motivated to use the desalination process, e.g. reverse osmosis or evaporation suggested in '749).

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Response to Arguments

4. Applicant's arguments filed 12/12/05 have been fully considered but they are not persuasive. Applicant has amended the claims to limit the water to sea water which is disclosed in references to Anderson and Hsiung et al. discussed in the record. The precipitant compound is also limited in the claims as amended. A rejection to the claims based on treatment of sea water is discussed above. Reference to All-Samadi ('797) is not directed to sea water, however, the precipitant compound is not limited to precipitate in a particular concentrate or dilute water, but to precipitation of the compound desired in a water medium, one skilled in the art at the time the invention was made can expect certain degree of precipitation of calcium in presence of sodium hydroxide or sodium carbonate in sea water, at pH level of 9. The amount of the compound (hydroxide) added to reach the desired reaction conditions is determined based on the water

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composition, the sodium hydroxide levels can be determined by the level of OH- groups (based on the amount of magnesium hydroxide) suggested in Anderson, and discussed in the office action above.

Conclusion

- 5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US patent 3,740,330 is cited as incorporated in Anderson and teaches calcium precipitation from water by lime treatment (calcium oxide, calcium carbonate).
- 6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ana M. Fortuna whose telephone number is (571) 272-1141. The examiner can normally be reached on 9:30-6:00 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wanda L. Walker can be reached on (571) 272-1151. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ana M Fortuna
Primary Examiner
Art Unit 1723

AF

February 14, 2006